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9	CISNEROS, PAUL DELGADO, BRETT HEITMAN, KENNETH WEBER, and	
10	CAITLIN PANOV	
11	UNITED STATES DISTRICT COURT	
12	CENTRAL DISTRICT OF CAL	IFORNIA, WESTERN DIVISION
13		
14	ANTONIO LOPEZ, individually; JOHANNA LOPEZ, individually; M.R.,	Case No. 8:22-cv-1351-JVS-ADS [Hon. James V. Selna, Dist. Judge; Hon
15	by and through his guardian ad litem, April Rodriguez, individually and as	Autumn D. Spaeth, M. Judge]
16	successor in interest to Brandon Lopez; B.L. and J.L., by and through their	NOTICE OF FAILED MEDIATION
17	guardian ad litem Rachel Perez, individually and as successor in interest	AND DEFENDANTS' INTENTION TO MEET AND CONFER
18	to Brandon Lopez; S.L., by and through	REGARDING STIPULATION TO CONTINUE ALL CASE
19	his guardian ad litem, Rocio Flores, individually and as successor in interest to Brandon Lopez,	MANAGEMENT DEADLINES AND TRIAL DATE
20	Plaintiffs,	
21	VS.	
22	CITY OF ANAHEIM; CITY OF	
23	SANTA ANA; DAVID VALENTIN; JORGE CISNEROS; PAUL	
24	DELGADO; BRETT HEITMAN; KENNETH WEBER; CAITLIN	
25	PANOV; DOES 1-10,	
26	Defendants.	Complaint Filed: 07/21/2022 Trial Date: 09/17/2024
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TO THE COURT, ALL PARTIES, AND COUNSEL OF RECORD:

PLEASE TAKE NOTICE that, on May 14, 2024, the Parties participated in private mediation via Zoom before the Hon. Joseph Biderman. Unfortunately, despite being closer than the Parties have ever been to settling this case, surprisingly, the Parties were not able to reach a settlement.

As repeatedly stated by Defendants CITY OF ANAHEIM, JORGE CISNERO, PAUL DELGADO, BRETT HEITMAN, KENNETH WEBER, and CAITLIN PANOV ("Anaheim Defendants") in their Oppositions to Plaintiffs' Ex Parte Motion to Modify the Scheduling Order and Plaintiffs' Amended Ex Parte Motion to Modify the Scheduling Order, Defendants were willing to revisit a stipulation for continuance if the May 14, 2024 mediation would not resolve this case. [Dkt. 118, 122.]

As the Court has not yet ruled on Plaintiffs' Amended Ex Parte Motion to Modify the Scheduling Order [Dkt. 121], Anaheim Defendants submit this filing to notify the Court that, though Defendants still Oppose Plaintiffs' Amended Ex Parte Motion to Modify the Scheduling Order, as the proposed dates create conflicts with Defendants' current trial schedule in other matters, Defendants are reaching out to confer with Plaintiffs about a Stipulation to Continue All Case Management Deadlines and Trial Date in this matter, in hopes of reaching an amicable resolution to present this Court with agreed upon dates for said continuance.

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Defendants respectfully recommend that the honorable Court consider denying without prejudice Plaintiffs' Amended Ex Parte Motion to Modify the Scheduling Order [Dkt. 121] so as to allow the parties additional time to sort out a potential continuance stipulation now that a good-faith mediation has unexpectedly failed to resolve the case. DATED: May 14, 2024 LEWIS BRISBOIS BISGAARD & SMITH LLP By: /s/ Abigail J.R. McLaughlin DANA ALDEN FOX TONY M. SAIN TORI L. N. BAKKEN ABIGAIL J. R. McLAUGHLIN Attorneys for Defendants, CITY OF ANAHEIM, JORGE CISNEROS, PAUL DELGADO, BRETT HEITMAN, KENNETH WEBER, and **CAITLIN PANOV**

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FEDERAL COURT PROOF OF SERVICE 1 LOPEZ, ANTONIO, et al. v. CITY OF ANAHEIM, et al. Case No. 8:22-cv-1351 2 3 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES At the time of service, I was over 18 years of age and not a party to the action. My business address is 633 West 5th Street, Suite 4000, Los Angeles, CA 90071. I 4 am employed in the office of a member of the bar of this Court at whose direction the service was made. 6 On May 14, 2024, I served the following document(s): NOTICE OF FAILED MEDIATION AND DÉFENDANTS' INTENTION TO MEET AND CONFER 7 REGARDING STIPULATION TO CONTINUE ALL CASE MANAGEMENT DEADLINES AND TRIAL DATE 8 9 I served the documents on the following persons at the following addresses (including fax numbers and e-mail addresses, if applicable): 10 SEE ATTACHED SERVICE LIST 11 The documents were served by the following means: 12 (BY COURT'S CM/ECF SYSTEM) Pursuant to Local Rule, I electronically × filed the documents with the Clerk of the Court using the CM/ECF system, which sent notification of that filing to the persons listed above. 13 14 I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct. 15 Executed on May 14, 2024, at Los Angeles, California. 16 17 /s/ Abigail J. R. McLaughlin 18 Abigail J. R. McLaughlin 19 20 21 22 23 24 25 26 27 28

LEWIS BRISBOIS BISGAARD & SMITH LLP

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SERVICE LIST 1 LOPEZ, ANTONIO, et al. v. CITY OF ANAHEIM, et al. 2 Case No. 8:22-cv-1351 BURRIS, NISENBAUM, CURRY & ATTORNEYS FOR PLAINTIFFS: LACY LLP Antonio Lopez, Johanna Lopez, & S.L. by JOHN L. BURRIS, Esq. (SBN 69888) and through his guardian ad litem 4 Airport Corporate Centre Rocio Flores 7677 Oakport Street, Suite 1120 Oakland, California 94621 Telephone: (510) 839-5200 Facsimile: (510) 839-3882 john.burris@johnburrislaw.com **ATTORNEYS FOR PLAINTIFFS:** 8 BURRIS, NISENBAUM, CURRY & Antonio Lopez, Johanna Lopez, & S.L. by LACY LLP and through his guardian ad litem DEWITT M. LACY, Esq. (SBN 258789) Rocio Flores N. QUESADA, Esq. (SBN 10 JULIA 337872) P. ANDREWS, Esq. LENA (SBN 11 342471) 9701 Wilshire Blvd., Suite 1000 Beverly Hills, California 90212 Telephone: (310) 601-7070 Facsimile: (510) 839-3882 dewitt@bncllaw.com 14 julia.quesada@bncllaw.com 15 lena.andrews@bncllaw.com 16 ATTORNEYS FOR DEFENDANTS: Gregg M. Gaudet, Assistant City Attorney 17 City of Anaheim City of Anaheim 200 South Anaheim Boulevard, Suite 356 18 Anaheim, CA 92805 Telephone: (714) 765-5169 19 gaudet@anaheim.net KFabela@anaheim.net 20 KPelletier@anaheim.net MMerrill@anaheim.net 21 TMatthews@anaheim.net 22 23 24 25 26 27 28

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